Serial No.: 10/732,996

REMARKS/ARGUMENTS

This response is timely filed as it is filed within the ONE (1) month

shortened statutory period for response to the outstanding Office Action.

No additional claim fee is believed to be due because neither the total

number of pending claims nor the number of independent claims is believed to exceed

the total number and the number of independent claims, respectively, for which fees

have previously been paid. If, however, it is determined that such a fee is properly

due as a result of this communication, the Commissioner is hereby authorized to

charge payment of such fees or credit any overpayment, associated with this

communication, to Deposit Account 19-3550.

Election/Restrictions

The application has been alleged to contain claims directed to the

following patentably distinct species of the claimed invention:

Species I:

FIGS. 1 and 2;

Species II:

FIGS. 3-5; and

Species III: FIGS. 6 and 7.

The Action has required, under 35 U.S.C. 121, the election of a single

disclosed species for prosecution on the merits to which the claims shall be restricted

if no generic claim if finally held to allowable. The Action further identifies claim 1

as being generic.

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Claims 1-29 remain in the application.

The invention of Species II, represented by FIGS. 3-5, is elected. Claims readable on the elected species include claims 1-10 and 13-29.

Conclusion

It is believed that the above elections are properly responsive to the requirements contained in the Action and that the application is in condition for substantive examination. Should the Examiner detect any issue or have any question which might be resolved via a telephone discussion, the Examiner is kindly requested to contact the undersigned by telephone at the (847) 490-1400, in an effort to expedite examination of the application.

Respectfully submitted,

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